

## United States District Court

DISTRICT OF DELAWARE

3

UNITED STATES OF AMERICA

v.

Criminal Complaint 07-6719 MPTDAVID HANCOCK and  
MIGUEL ALCANTARA

REDACTED

(Name and Address of Defendant)

I, the undersigned complainant, being duly sworn, state the following is true and correct to the best of my knowledge and belief. On or about April 11, 2007 in New Castle County, in the District of Delaware defendant, David Hancock and Miguel Alcantara (Track Statutory Language of Offense)

did conspire to possess with intent to distribute, and attempt to possess with intent to distribute, more than 500 grams of cocaine, a controlled substance, in violation of 21 U.S.C. § 841(a)(1) and (b)(1)(B) and 846 and 18 U.S.C. § 2

in violation of Title \_\_\_\_\_ United States Code, Section(s) see above

I further state that I am a(n) Special Agent, DEA and that this complaint is based on the following facts:

Official Title

SEE ATTACHED AFFIDAVIT

Continued on the attached sheet and made a part hereof: YES

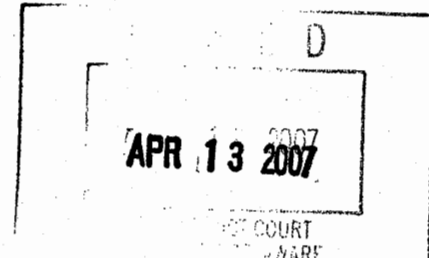


Signature of Complainant

Michael Machak

Special Agent

Drug Enforcement Administration



Sworn to before me and subscribed in my presence,

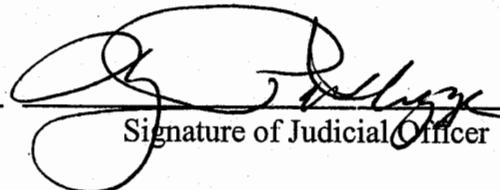
April 13, 2007

Date

at Wilmington, DE

City and State

Honorable Mary Pat Thyng  
United States Magistrate Judge  
 Name & Title of Judicial Officer



Signature of Judicial Officer

**AFFIDAVIT**

I, MICHAEL MACHAK, having been duly sworn, depose and state as follows:

1. I am a Special Agent (S/A) with the Drug Enforcement Administration (DEA), United States Department of Justice and have been so employed since 1998. Prior to my employment with the DEA, I was employed as a Police Officer with the Fairfax County Police Department, Fairfax, Virginia for approximately five years. I am currently assigned to the DEA Wilmington, Delaware Resident Office, the primary focus of which is to conduct investigations of individuals and organizations that distribute heroin, cocaine base (crack cocaine), powder cocaine, marijuana, and other illicit drugs.
2. During my law enforcement tenure, I have participated in several hundred investigations involving the unlawful distribution of narcotics in violation of federal and state laws, which led to arrests, convictions of violators, and seizures of narcotics and proceeds gained from illegal activity. In the course of my duties, I have conducted or participated in physical and electronic surveillance, undercover transactions, the execution of search warrants, debriefing of informants, interviews of witnesses, reviews of tape-recorded conversations involving drug trafficking activities, and analyses of telephone toll records and other records kept by or relating to drug traffickers. I have received countless hours of training in various investigative techniques and through my training, education and experience, I have become familiar with the identification of illegal drugs, methods in which illegal drugs are imported, manufactured and distributed; methods of payment for such drugs; and methods used by drug traffickers to avoid law enforcement detection, including methods used to disguise the source and illegal nature of drug proceeds. I have attended numerous schools and seminars that specialized in all

aspects of narcotics investigations. I continue to keep abreast of current trend and practices of drug traffickers by reading periodicals, intelligence bulletins/briefs, and training literature. Additionally, I maintain daily contact with Special Agents, other law enforcement personnel, confidential sources, and sources of information to remain up to date with current trends of drug traffickers.

**BASIS OF PROBABLE CAUSE**

3. This Affidavit is based upon my own personal knowledge, as well as information provided to me by other law enforcement officers in the State of Delaware, specifically Detective Danny Silva, City of Wilmington Police Department Vice/Drug Unit. Because this Affidavit is solely for the purpose of establishing probable cause, not all facts relating to the investigation are included herein.

4. In April 2007, law enforcement received information from Confidential Informants that an individual, "John Doe" was responsible for the distribution of kilogram quantities of powder cocaine in the State of Delaware.

5. On April 10, 2007, law enforcement executed a State of Delaware Search Warrant at the residence of John Doe in the city of Wilmington, Delaware. As a result of the search warrant a total of approximately 14 ounces of powder cocaine were seized from the residence and vehicles associated with John Doe. In addition approximately \$6,000 US Currency of suspected drug proceeds was seized from inside the residence. John Doe was arrested and is currently being held in the State of Delaware on State drug trafficking charges. At the time of John Doe's arrest, a law enforcement officer ("Officer 1") seized the cellular telephone from John Doe's person. Officer 1 maintained custody of the cellular telephone in an attempt to identify possible co-conspirators, sources of supply,

and/or customers associated with John Doe and his drug trafficking organization.

6. On April 11, 2007, Officer 1 was processing evidence as it related to John Doe's arrest. During that time John Doe's cellular telephone rang at which time Officer 1 answered the telephone in an attempt to further the investigation. Upon answering the telephone, Officer 1 was greeted by an unknown male voice. The phone's caller ID identified the individual by a nickname of "PERU." As described below, PERU was later identified as Miguel Alcantara (Date of Birth: 1985). During the call Miguel Alcantara asked Officer 1 for his identity. Officer 1 replied that he was one of John Doe's "boys". Miguel Alcantara, through the use of coded language, asked Officer 1 if he (Officer 1) was the one who brought the kilogram of cocaine to him (Alcantara) last time. Officer 1 indicated this was correct. Miguel Alcantara then asked in "coded language" if Officer 1 could provide him with a kilogram of cocaine for "24" (\$24,000.00). Officer 1 told Miguel Alcantara that he would call him back. This conversation and all future conversations between Officer 1 and Miguel Alcantara were in Spanish.

7. Shortly thereafter Officer 1 placed an outgoing call to Miguel Alcantara on his cellular telephone. During the tape recorded call, Officer 1, using "coded language," re-confirmed with Miguel Alcantara that Alcantara wanted one kilogram of cocaine for the price of \$24,000.00. Miguel Alcantara confirmed and requested that he receive the cocaine as soon as possible. Over the course of the next several hours Officer 1 had several tape recorded conversations with Miguel Alcantara arranging the place and time to meet to conduct the drug transaction. A final agreement was reached between Officer 1 and Miguel Alcantara to meet in front of John Doe's residence on in

Wilmington, Delaware on or around 10:00pm on April 11, 2007.

8. During the negotiations, Officer 1 came to believe that Miguel Alcantara was "brokering" the drug transaction for another person. As discussed below, this person was later identified as David Hancock, date of birth: 1974. For example, during the conversations with Officer 1, Miguel Alcantara told Officer 1 that he was going to charge the "black" guy \$25,000.00 and asked Officer 1 to give Alcantara an additional \$2,000.00 for "brokering" the deal.

9. At approximately 10:00 p.m., law enforcement officers established surveillance in the Wilmington, Delaware. At approximately 10:26pm, Officer 1 received an incoming call from Miguel Alcantara stating that he was on his way. Officer 1 re-confirmed that the "other guy" was in possession of the \$25,000 for the purchase of a kilogram of cocaine. Miguel Alcantara affirmed.

10. At approximately 10:32 p.m., Officer 1 observed a Nissan Altima pull into the driveway of John Doe's residence. The vehicle was occupied by a person later identified as Miguel Alcantara. At the same time a second vehicle, a blue colored Chevrolet Trail Blazer, parked on the street directly in front of John Doe's residence.

11. Shortly after the vehicles parked, Officer 1 received an incoming call from Miguel Alcantara stating that he was here. At the same time of the call, another officer, Officer 2 observed the person later identified as Miguel Alcantara exiting the driver's side of the Nissan Altima while talking on a cellular telephone. At the same time Officer 2 observed a black male (later identified as David Hancock) exit the driver's side of the Chevrolet Trail Blazer walking towards the person later identified as Miguel Alcantara.

12. At that time, law enforcement officers converged on the location in an attempt to

arrest Miguel Alcantara and David Hancock. As law enforcement officers were arriving at the location, Miguel Alcantara and David Hancock attempted to flee by running in opposite directions of one another. Short foot pursuits ensued and Miguel Alcantara and David Hancock were arrested.

13. During a search incident to arrest by Officer 2, Miguel Alcantara was found to be in possession of approximately one (1) ounce of marijuana, which was later field tested with positive results. Miguel Alcantara was also in possession of approximately \$1,100.00 in U.S. Currency and the cellular telephone that had been used to call Officer

2. An inventory search of Miguel Alcantara's vehicle revealed four (4) knotted plastic bags of an off white rock like substance, crack cocaine, weighing a total of approximately 3.7 grams. The crack cocaine was field tested and yielded positive results.

14. During a search incident to arrest by Officer 1 and another officer, David Hancock was found to be in possession of approximately \$25,370.00 US Currency which was dispersed throughout David Hancock's pants and jacket pockets.

15. David Hancock was verbally advised of his Miranda Warnings by Officer 1 at the time of the arrest. David Hancock acknowledged verbally that he understood his Miranda Warnings. Hancock stated that he was at the location in order to purchase a kilogram of cocaine for the price of \$25,000.00. Furthermore David Hancock said that he has never personally met the source of supply that he referred to as a Dominican male, but that Miguel Alcantara knew the individual and Miguel Alcantara was responsible for putting together the deal. David Hancock signed an Attorney General's Office Notification of Forfeiture Form acknowledging that he was the owner of the \$25,370.00 U.S. Currency.

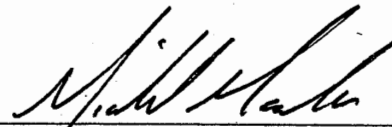
16. An indices check in the State of Delaware showed no reported income/wages reported by David Hancock in the year 2007. A review of the Delaware Justice Information System revealed that David Hancock has four prior State of Delaware felony drug convictions to include: Possession of a Schedule II (crack/cocaine) within a 1,000 feet of a school, Distribution, Delivery, and/or Possession of a Controlled Substance with 300" feet of a park, Conspiracy-2<sup>nd</sup> degree as it related to Trafficking cocaine between 5-50 grams, and Trafficking in cocaine 5-50 grams.

17. Miguel Alcantara was verbally advised of his Miranda Warnings by Officer 1 subsequent to his arrest. Miguel Alcantara acknowledged verbally that he understood his Miranda Warnings. During an interview with Miguel Alcantara, Officer 1 acknowledged his role as the other individual on the telephone with whom Miguel Alcantara communicated. Miguel Alcantara stated, in essence, that if that was true, then Officer 1 knew that Alcantara was making \$3,000.00 for "brokering" the deal. Miguel Alcantara also advised Officer 1 that he is currently pending State of Delaware drug charges. A review of the Delaware Justice Information System revealed that Miguel Alcantara has one State of Delaware felony drug conviction to include: Possession with Intent to Delivery a Schedule II controlled substance (crack/cocaine). Furthermore it was confirmed that Miguel Alcantara currently has the following charges pending: Trafficking in cocaine 10-50 grams, Possession with Intent to Deliver a Schedule II Controlled Substance (crack/cocaine), maintaining a vehicle for keeping controlled substances.

**Conclusion**

It is my opinion that the facts and circumstances recited herein demonstrate that there is probable cause to believe that David Hancock and Miguel Alcantara conspired to possess with intent to distribute more than 500 grams of cocaine, and attempted to possess with intent to distribute more than 500 grams of cocaine, and aiding abetting the said violations, in violation of 21 U.S.C. § 846 and 18 U.S.C. § 2.

Your Affiant, having signed this Affidavit under oath, as to all assertions and allegations contained herein, states that its contents are true and correct to the best of his knowledge, information and belief.



**MICHAEL J. MACHAK**  
*Special Agent, Drug Enforcement Administration*

Sworn to and subscribed before  
me this 13<sup>th</sup> day of April, 2007.



**HONORABLE MARY PAT THYNGE**  
**UNITED STATES MAGISTRATE JUDGE**